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12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	SAN FRANCISCO DIVISION		
15			
16	UNITED STATES OF AMERICA,	CASE NO. 3:20-cr-0	00249-RS
17	Plaintiff,	UNITED STATES' FIRST AMENDED EXHIBIT LIST	
18	v.)	Voir Dire:	Feb. 10, 2025 9:00 a.m.
19	ROWLAND MARCUS ANDRADE,	Jury Trial:	Feb. 11, 2025 8:30 a.m. Courtroom 3 17th Floor
20	Defendant.	Court: Judge:	Hon. Richard Seeborg
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23	The United States of America hereby submits its first amended list of prospective exhibits it may		
24	seek to introduce into evidence at trial. Please see Attachment to this filing, which includes beginning		
25	Bates stamp, end Bates stamp, and approximate description of each exhibit.		
26	The amendments reflect not only the addition of new exhibits, but also the removal of over 200		
27	exhibits that the government currently does not plan to introduce in its case-in-chief. The government		
28	removes these exhibits as a courtesy to the defendant—and in response to his unfounded claims that the		
	U.S.' FIRST AMENDED EXHIBIT LIST 3:20-CR-00249 RS 1		

number of exhibits is unmanageable. See, e.g., United States v. Casamento, 887 F.2d 1141, 1149 (2d 2 Cir. 1989) (rejecting defendant's argument that trial was too complex despite "thousands of exhibits and the testimony of more than 275 witnesses" spanning 17 months and 21 defendants). Strikethroughs 3 denote those exhibits the government does not currently plan to introduce. 4 5 The United States respectfully reserves its rights, in keeping with the Federal Rules of Criminal 6 Procedure, to expand or modify this list before trial and to offer additional exhibits as may be necessary during trial. 7 8 9 DATED: February 9, 2025 Respectfully submitted, 10 ISMAIL J. RAMSEY United States Attorney 11 12 CHRISTIAAN H. HIGHSMITH 13 DAVID J. WARD Assistant United States Attorneys 14 MATTHEW CHOU 15 Special Assistant United States Attorney 16 17

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